1 2 3 4	Monique M. Fuentes (#205501) (mfuentes@rdblaw.com) ROSS, DIXON & BELL, LLP 5 Park Plaza, Suite 1200 Irvine, California 92614-8529 Telephone: (949) 622-2700 Facsimile: (949) 622-2739	
5	Richard A. Simpson ( <i>Pro hac vice</i> ) (rsimpson@rdblaw.com)	
6	ROSS, DIXON & BELL, LLP 2001 K Street, NW	
7	Washington, DC 20006-1040 Telephone: (202) 662-2000	
8	Facsimile: (202) 662-2190	
9 10	Attorneys for Defendant Continental Casualty Conbehalf of itself and CNA Insurance Company, Inc., not a legal entity	
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN FRANCISCO DIVISION	
14	THE FOCAL POINT, LLC, a California limited	No. C07-05764 MHP
15	liability company; ANDREW SPINGLER; LINDA SPINGLER; G. CHRISTOPHER  BITTER: and SCOTT HILTON	DECLARATION OF JENNIFER FAAS IN SUPPORT OF DEFENDANT
16	RITTER; and SCOTT HILTON,  Plaintiffs,	CONTINENTAL CASUALTY COMPANY'S MOTION FOR
17	V.	SUMMARY JUDGMENT
18	CNA INSURANCE COMPANY, INC.;	[Notice of Motion, Memorandum of Law and Request for Judicial Notice Filed
19	CONTINENTAL CASUALTY COMPANY,	Concurrently Herewith; [Proposed] Order Lodged Concurrently Herewith]
20	Defendants.	Date: April 28, 2008
21		Time: 2:00 p.m. Dept. 15
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ROSS, DIXON & BELL, LLP 5 PARK PLAZA, SUITE 1200

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#### **DECLARATION OF JENNIFER FAAS**

I, JENNIFER A. FAAS, declare as follows:

- I am employed by Continental Casualty Company ("Continental") as a Claim 1. Director of Commercial Accounts. This declaration is made upon my personal knowledge and documents maintained by Continental in the ordinary course of its insurance business and is offered in support of Continental's motion for summary judgment.
- 2. Continental issued Epack for Private Companies Policy No. 268060719 to The Focal Point, LLC ("Focal Point") for the policy period December 1, 2005 to December 1, 2006. (the "2005 Policy"). A true and correct copy of the 2005 Policy is attached hereto as Exhibit A. At the expiration of the 2005 Policy, Continental issued a renewal policy for the policy period of December 1, 2006 to December 1, 2008 (the "2006 Policy"). A true and correct copy of the 2006 Policy is attached hereto as Exhibit B.
- 3. Attached hereto as Exhibit C is a true and correct copy of a December 1, 2006 email time-stamped 4:40 p.m. from Gerald Niesar, counsel for Brian Ward, to Joseph S. Radovsky, counsel for Plaintiffs.
- Attached hereto as Exhibit D is a true and correct copy of a General Liability 4. Notice of Occurrence/Claim dated December 28, 2006, which was received by Continental on or about January 2, 2007.
- Attached hereto as Exhibit E is a true and correct copy of a February 5, 2007 5. correspondence from Joy Sable, Continental Claims Consultant, to Ethan Miller of Squire, Sanders & Dempsey, LLP, counsel for Plaintiffs.
- Attached hereto as Exhibit F is a true and correct copy of a March 20, 2007 6. correspondence from Ethan Miller of Squire, Sanders & Dempsey, LLP, counsel for Plaintiffs, to Joy Sable, Continental Claims Consultant.
- Attached hereto as Exhibit G is a true and correct copy of an April 23, 2007 7. correspondence from Joy Sable, Continental Claims Consultant, to Ethan Miller of Squire, Sanders & Dempsey, LLP, counsel for Plaintiffs.
  - 8. Attached hereto as Exhibit H is a true and correct copy of a July 25, 2007

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correspondence from Andrew Spingler of Focal Point to Joy Sable, Continental Claims Consultant.

- Attached hereto as Exhibit I is a true and correct copy of a July 31, 2007
   correspondence from Joy Sable, Continental Claims Consultant, to Andrew M. Spingler of Focal
   Point.
- 10. Attached hereto as Exhibit J is a true and correct copy of an August 13, 2007 correspondence from Jennifer A. Faas, Esq., Continental Claims Director, to Ethan A. Miller of Squire, Sanders & Dempsey, LLP, counsel for Plaintiffs.
- On or about November 6, 2007, Plaintiffs informed Continental that during the last week of October, 2007, they had participated in a mediation with Brian Ward and reached a settlement. See Declaration of Elliott R. Peters in Support of Plaintiffs' Motion for Partial Summary Judgment, Submitted Under Seal, at ¶ 4 and Exhibit B; Declaration of Ethan A. Miller in Support of Plaintiffs' Motion for Partial Summary Judgment, Submitted Under Seal ¶ 12 and Exhibit K. Prior to November 6, 2007, Continental was unaware of the mediation or the settlement.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 3 day of April, 2008 at Cranbury, New Jersey.

JENNIFER A FAAS

# EXHIBIT A



**Declarations** 

#### NOTICE:

THIS IS A CLAIMS-MADE POLICY AND, SUBJECT TO ITS PROVISIONS, APPLIES ONLY TO ANY CLAIM FIRST MADE DURING THE POLICY PERIOD. NO COVERAGE EXISTS FOR CLAIMS FIRST MADE AFTER THE END OF THE POLICY PERIOD UNLESS, AND TO THE EXTENT THAT, THE EXTENDED REPORTING PERIOD APPLIES.

DEFENSE COSTS REDUCE THE LIMIT OF LIABILITY AND ARE SUBJECT TO THE RETENTION. PLEASE REVIEW THE POLICY CAREFULLY AND DISCUSS THE COVERAGE WITH YOUR INSURANCE AGENT OR BROKER.

Item 1.	Focal Point, LLC, The 312 Clay St., 3rd Flr. Oakland, CA 94607	Alexander Morford and Woo Robbi Lakos 1100 Larkspur Landing Circle Larkspur, CA 94939
Proposition and the Company	CUSTOMER NUMBER	STREET SINSURER
	383909	Continental Casualty Company
	POLICY NUMBER	CNA Plaza
	268060719	Chicago, Illinois 60685-0001

Item 2. Policy Period: 12/1/2005 to 12/1/2006

12:01 a.m. local time at the address stated in Item 1.

Item 3. Policy Premium: \$8,049

Item 4. Notices to Insurer:

CNA Pro

C/O: Claim Intake Manager

40 Wall Street

8th Floor

New York, NY 10005

Fax: 212-440-3710

Phone: 212-440-3439

Item 5. Limits of Liability and Retentions (inclusive of Defense Costs). Regardless of the Option selected, as indicated by a checked box, please refer to Columns 1 and 4 below for applicable Coverage Parts and Prior or Pending Date.

This Policy is issued with the Limits of Liability and Retention Option selected below:

Single Limit of Liability and Sing	gle Retention:
Single Limit of Liability:	\$
Single Retention*:	\$
X Single Limit of Liability and Scho	eduled Retentions:
Single Limit of Liability:	\$ <u>2,000,000</u>
Scheduled Retentions*:	Refer to Column 3 below.
Scheduled Limits of Liability and	Scheduled Retentions:
Scheduled Limits of Liability:	Refer to Column 2 below.
Scheduled Retentions*:	Refer to Column 3 below.





**Declarations** 

#### COVERAGE SCHEDULE

This Policy includes only those coverages designated with a "Yes" as "Included" in the Coverage Schedule set forth below. If neither "Yes" nor "No" is designated for a Coverage Part or Insuring Agreement, such Coverage Part or Insuring Agreement is not included.

Coverage Pant 11	Induded	@ Schedigled Dimits of Diability	Scheduled	© Prior or Pending/ Retroactive Date
Employment Practices Liability G-129169-A	Yes	\$	\$10,000	Prior or Pending Date: 12/1/2001
Directors' and Officers' Liability G-129170-A	Yes	\$ (Applicable to D&O	\$ 0	Prior or Pending Date: 12/1/2001
Entity Liability(General Coverage) G-132829-A	Yes	Liability and Entity Liability combined where purchased.)	\$ 0	Prior or Pending Date: 12/1/2001
Fiduciary Liability G-129171-A	No	\$	\$	Prior or Pending Date:
Miscellaneous Professional Liability G-139035-A	No	\$	\$	Prior or Pending Date: Retroactive Date: N/A
Other - please specify				

<sup>\*</sup>Pursuant to Section VI of the General Terms & Conditions, no Retention shall apply to Loss paid on behalf of the Insured Persons if Named Company, any Subsidiary and/or any Plan are not permitted to advance Defense Costs or to indemnify them for Loss.

Item 6. Endorsements forming a part of this Policy at issuance:

G-139017-A Third Party Claim Endorsement

PRO-3127-A Priority of Payment Endorsement

PRO-3010-A Independent Contractor Endorsement

GSL-7075 Consent to Settle - 70%

PRO-3059-A Entity Liability Coverage Part Exclusions

PRO-3010-A Independent Contractor Endorsement

PRO-3131 Named Company Insureds Endorsement

G-144872-A Terrorism (Coverage Endorsement)

G-144959-A Notice of Insurance Coverage for Acts of Terrorism

G-139013-A(c) Professional Services Exclusion Endorsement

G-145125-A OFAC Renewal Policyholder Notice

G-145184-A OFAC Endorsement

These Declarations, along with the completed and signed Application, the Policy, and any written endorsements attached shall constitute the contract between the Named Company Insureds and the Insurer.

Authorized Representative:

Date: 12/02/2005



## for private companies General Terms & Conditions

THIS IS A CLAIMS-MADE POLICY AND APPLIES ONLY TO CLAIMS FIRST MADE AGAINST THE INSURED DURING THE POLICY PERIOD. NO COVERAGE EXISTS FOR CLAIMS FIRST MADE AGAINST THE INSURED AFTER THE END OF THE POLICY PERIOD UNLESS, AND TO THE EXTENT THAT, THE EXTENDED REPORTING PERIOD APPLIES. DEFENSE COSTS REDUCE THE LIMIT OF LIABILITY AND ARE SUBJECT TO THE RETENTION. PLEASE REVIEW THE POLICY CAREFULLY AND DISCUSS THE COVERAGE WITH YOUR INSURANCE AGENT OR BROKER.

The Insurer and the Named Company Insureds agree as follows, in consideration of the payment of the premium and in reliance upon all statements made in the Application furnished to the Insurer designated in the Declarations, a stock insurance corporation, hereafter called the "Insurer:"

#### IF TERMS AND CONDITIONS

The terms and conditions of each Coverage Part apply only to that Coverage Part and shall not apply to any other Coverage Part. If any provision in the General Terms & Conditions is inconsistent or in conflict with the terms and conditions of any Coverage Part, the terms and conditions of such Coverage Part shall control for purposes of that Coverage Part.

#### IL DEFINITIONS

For purposes of this Policy, words in bold have the meaning set forth below. However, any bolded word referenced in these General Terms & Conditions but defined in a Coverage Part shall, for purposes of coverage under that Coverage Part, have the meaning set forth in that Coverage Part.

- 1. **Application** means all signed applications for this Policy and for any policy in an uninterrupted series of policies issued by the Insurer or any affiliate of the Insurer of which this Policy is a renewal or replacement. **Application** includes any materials submitted or required to be submitted therewith. An "affiliate of the Insurer" means an insurer controlling, controlled by or under common control with the Insurer.
- 2. Coverage Part means only those coverage parts designated as included in the Declarations.
- 3. Defense Costs means all fees charged by attorneys designated by the Insurer, or by the Named Company, with the Insurer's written consent and all other reasonable and necessary fees, costs and expenses resulting from the investigation, adjustment, defense and appeal of a Claim if incurred by the Insurer, or by the Named Company Insureds with the written consent of the Insurer, including the costs of appeal, attachment or similar bonds. The Insurer has no obligation to provide such bonds. Defense Costs shall not include salaries, wages, fees, overhead or benefit expenses associated with the directors, officers, and employees of Named Company or any Subsidiary.
- 4. **ERISA or any Similar Act** means the Employee Retirement Income Security Act of 1974, as amended, or any similar common or statutory law of the United States, Canada or their states, territories or provinces or any other jurisdiction anywhere in the world.
- 5. Executive Officer means:
  - a. with respect to Named Company or any Subsidiary, its chairperson, chief executive officer, president, chief financial officer and in-house general counsel, and, under the Employment Practices Liability Coverage Part (if included) only, the director of human resources or equivalent position; and
  - with respect to a Plan, its natural person fiduciaries as defined in ERISA or any Similar Act.



### Epack for private companies

#### General Terms & Conditions

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- 6. Financial Insolvency means, with respect to any organization or Plan covered under any Coverage Part designated as "Included" in the Declarations and attached hereto:
  - the appointment of a receiver, conservator, liquidator, trustee, rehabilitator or similar official to take control of, supervise, manage or liquidate such organization or Plan; or such organization or Plan becoming a debtor in possession; and
  - b. the inability of such organization or Plan financially or under applicable law to advance Defense Costs or indemnify the Insured Persons for Loss.
- 7. Interrelated Wrongful Acts means any Wrongful Acts which are logically or causally connected by reason of any common fact, circumstance, situation, transaction or event.
- 8. Named Company means the company named in Item 1 of the Declarations, including such company as a debtor in possession under United States bankruptcy law or an equivalent status under the law of any other country.
- 9. Named Company Insureds means all organizations, Plans and Insured Persons covered under any Coverage Part.
- 10. **Policy Period** means the period from the effective date of this Policy to the Policy expiration date stated in Item 2 of the Declarations, or its earlier cancellation date.
- 11. Policy Premium means the original premium and the fully annualized amount of any additional premiums, other than the Extended Reporting Period premium, charged by the Insurer before or during the Policy Period.
- Pollutants means any substance exhibiting hazardous characteristics as, is or may be defined or identified on any list of hazardous substances issued by the United States Environmental Protection Agency or any state or local or foreign counterpart. Pollutants also means, without limitation, any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals or waste (including materials to be recycled, reconditioned or reclaimed), as well as any air emission, odor, waste water, oil or oil products, infectious or medical waste, asbestos, or asbestos products or any noise.
- 13. Single Loss means all Loss arising from each Claim;
- Subsidiary means any entity in which and so long as more than 50% of the voting stock is owned by Named Company, either directly or indirectly:
  - on or before the effective date of this Policy; or
  - b. after the effective date of this Policy by reason of being created or acquired by Named Company or any Subsidiary after such date, if and to the extent coverage with respect to the entity is afforded pursuant to Section XIV. 1,

including any such entity as a debtor in possession under United States bankruptcy law or an equivalent status under the law of any other country.

#### 15. Takeover means:

- the acquisition by another entity or person, or group of entities or persons acting in concert, of (i) the ownership or control of voting stock of Named Company resulting in the ownership or control of more than 50% of the voting stock of Named Company or (ii) assets of Named Company resulting in the ownership of more than 50% of the total consolidated assets of Named Company as of the date of Named Company's most recent audited consolidated financial statement prior to such acquisition;
- b. the merger of Named Company into another entity such that Named Company is not the surviving entity; or
- the consolidation of Named Company with another entity. C.





#### General Terms & Conditions

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#### III. EXTENDED REPORTING PERIOD

- 1. If Named Company cancels or non-renews this Policy or if the Insurer decides not to offer any renewal terms for this Policy, the Named Company shall have the right to purchase, upon payment of an additional premium equal to 75% of the annualized Policy Premium, an extension of this Policy for a period of 12 months immediately following the end of the Policy Period, but only with respect to any Wrongful Act committed before the earlier of the end of the Policy Period or the effective date of any Takeover;
  - This period shall be referred to as the Extended Reporting Period.
- 2. As a condition precedent to the right to purchase the Extended Reporting Period, the total premium for this Policy must have been paid. The right to purchase the Extended Reporting Period shall end unless the Insurer receives written notice and full payment of the premium for such period within 30 days after the end of the Policy Period.
- 3. If the Extended Reporting Period is purchased, the entire premium shall be deemed fully earned at its commencement without any obligation by the Insurer to return any portion thereof.
- 4. There is no separate or additional limit of liability for the Extended Reporting Period.

#### IV. ESTATES, DEGAL REPRESENTATIVES AND SPOUSES

The estates, heirs, legal representatives, assigns and spouses of Insured Persons shall be considered Named Company Insureds under any Coverage Part; provided, however, coverage is afforded to such estates, heirs, legal representatives, assigns and spouses only for a Claim arising solely out of their status as such and, in the case of a spouse, where such Claim seeks damages from marital community property, jointly held property or property transferred from the Insured Person to the spouse. No coverage is provided for any act, error or omission of an estate, heir, legal representative, assign or spouse. All terms and conditions of this Policy, including without limitation the retention, applicable Loss incurred by the Insured Person shall also apply to loss incurred by such estates, heirs, legal representatives, assigns and spouses.

#### V EIMIT-OF ELABILITY/RETENTIONS

- 1. This Policy is offered with one of the following options as set forth in item 5 of the Declarations:
  - a Single Limit of Liability and Single Retention,
  - a Single Limit of Liability and Scheduled Retentions, or b.
  - the Scheduled Limits of Liability and Scheduled Retentions.
- 2. Where the Single Limit of Liability Option and Single Retention Option has been selected:
  - the limit of liability set forth in Item 5 of the Declarations shall be the maximum aggregate limit of liability of the Insurer for all Loss under this Policy, regardless of the number of Coverage Parts purchased or Claims made against or Losses incurred by the Named Company Insureds. The Insurer's obligations under this Policy shall be completely fulfilled and extinguished if the limit of liability is exhausted by payment of
  - the single retention set forth in Item 5 of the Declarations shall apply to each Single b.



#### General Terms & Conditions

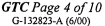
- Where the Single Limit of Liability Option and Scheduled Retentions Option has been selected:
  - a. the limit of liability set forth in Item 5 of the Declarations shall be the maximum aggregate limit of liability of the Insurer for all Loss under this Policy, regardless of the number of Coverage Parts purchased or Claims made against or Losses incurred by the Named Company Insureds. The Insurer's obligations under this Policy shall be completely fulfilled and extinguished if the limit of liability is exhausted by payment of Loss;
  - b. Separate Retentions as set forth in Item 5 of the Declarations as the Scheduled Retentions shall apply to each Single Loss under each Coverage Part.
- 4. Where the Scheduled Limits of Liability and Scheduled Retentions Option has been selected:
  - a. the scheduled Limits of Liability set forth in Item 5 of the Declarations as the Scheduled Limits of Liability for each Coverage Part shall be separate Limits of Liability for each such Coverage Part and shall be the maximum aggregate limit of liability of the Insurer for all Loss under the respective Coverage Part, regardless of the number of Claims made against the Named Company Insureds;
  - b. Separate Retentions as set forth in Item 5 of the Declarations as the Scheduled Retentions shall apply to each Single Loss under each Coverage Part.
- 5. If the limit of liability for any Coverage Part is exhausted by payment of Loss, the Insurer's obligations under such Coverage Part shall be deemed completely fulfilled and extinguished.
- 6. The Insurer shall pay Loss as it becomes due and payable to the Named Company Insureds.
- 7. Retentions
  - a. Subject to paragraph b. below, the Insurer's obligation to pay Loss is in excess of any applicable retentions. The Insurer will have no obligation to pay all or any portion of any applicable retention. Should the Insurer, in its sole discretion, pay any retention, then the Named Company shall have the obligation to reimburse the Insurer for such amounts.
  - b. No retention applies with respect to any Claim against any Insured Persons if the Named Company, any Subsidiary and/or any Plan are not permitted to advance Defense Costs or to indemnify such Insured Persons for Loss by reason of:
    - (i) Financial Insolvency; or
    - (ii) a good faith determination by Named Company, any Subsidiary and/or any Plan that such payment is not permitted under the broadest construction of applicable law.

If Named Company, any Subsidiary and/or any Plan fail to pay the retention applicable to any such Claim for any reason other than (i) or (ii) above, then the Insurer on behalf of the Insured Persons shall advance Defense Costs and pay Loss without regard to such retention, but Named Company, any Subsidiary and/or any Plan further agree that they shall reimburse the Insurer for such amounts up to and including the applicable retention.

c. Subject to Section XIII below, if a Single Loss is covered under more than one Coverage Part and if more than one retention applies to such Single Loss, the maximum total retention amount applicable to such Single Loss shall be the highest of such applicable retentions.

VI: DEFENSE/SETTEEMENT/ALLOCATION:







## **Epack** for private companies

#### General Terms & Conditions

#### 1. Defense of Claims

The Insurer has the right and duty to defend all Claims, even if the allegations are groundless. false or fraudulent. The Insurer shall have the right to appoint counsel and to make such investigation and defense of a Claim as it deems necessary. Alternatively the Insurer may, at its option, give its written consent to the defense of any such Claim by the Named Company Insureds. The Insurer's obligation to defend any Claim or pay any Loss, including Defense Costs, shall be completely fulfilled and extinguished if the limit of liability has been exhausted by payment of Loss.

#### 2. Settlement

#### Consent

The Insurer shall not settle a Claim without the written consent of the Named Company. If the Named Company refuses to consent to a settlement or compromise recommended by the Insurer, and acceptable to the claimant, then the applicable limit of liability under this Policy shall be reduced to the amount for which the Claim could have been settled plus all Defense Costs incurred up to the time the Insurer made its recommendation. This reduction in our limit of liability for such Claim does not apply to a settlement or compromise proposed by a mediator pursuant to paragraph b, below but rejected by the Named Company.

#### b. Mediation

If, prior to institution of arbitration proceedings or service of suit or within 60 days of the institution of such proceedings or service of suit, the Insurer and the Named Company agree to use a process of non binding intervention by a neutral third party to resolve any Claim reported to the Insurer, and if such Claim is resolved through such process, the Insurer will reduce the retention applicable to such claim by fifty percent or ten thousand dollars (\$10,000.00), whichever is less.

#### 3. Cooperation of Named Company Insureds

The Named Company Insureds shall not admit liability, consent to any judgment, agree to any settlement or make any settlement offer without the Insurer's prior written consent, such consent not to be unreasonably withheld. The Insurer shall not be liable for any Loss to which it has not consented. The Named Company Insureds agree that they shall not knowingly take any action which increases the Insurer's exposure for Loss under this Policy.

#### 4. Payment of Loss in Excess of Retentions

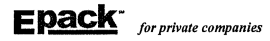
The Insurer is liable to pay only that amount of a covered Single Loss in excess of the applicable retention, if any, up to the applicable limit of liability. The retention shall be uninsured.

#### VII. NOTICE/DATE OF CLAIM/INTERRELATED/CLAIM/CLAUSE

- 1. If, during the Policy Period or any Extended Reporting Period, if applicable, any Claim is first made against the Named Company Insureds the Named Company Insureds shall, as a condition precedent to the obligations of the Insurer under this Policy, give a written notice to the Insurer as soon as practicable but in no event later than ninety days after the Policy Period or the Extended Reporting Period, if applicable.
- If, during the Policy Period or the Extended Reporting Period, if applicable, the Named 2. Company Insureds first become aware of a specific Wrongful Act which may reasonably give rise to a future Claim and during such period give written notice to the Insurer of:
  - the names of any potential claimants and a description of the Wrongful Act which forms the basis of their potential Claim,







#### General Terms & Conditions

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- b. the identity of the specific Named Company Insureds allegedly responsible for such specific Wrongful Act,
- c. the consequences which have resulted or may result from such specific Wrongful Act,
- the nature of the potential monetary damages or non-monetary relief which may be sought in consequence of such specific Wrongful Act, and
- e. the circumstances by which Named Company Insureds first became aware of such specific Wrongful Act,

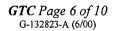
then any Claim otherwise covered pursuant to a Coverage Part which is subsequently made and which arises out of such Wrongful Act shall be deemed to have been first made and reported to the Insurer by the Named Company Insureds at the time such written notice was received by the Insurer. No coverage is provided for fees and expenses incurred prior to the time such notice results in a Claim.

- 3. Any notice to the Insurer pursuant to subsections 1 or 2 above shall designate the Coverage Parts under which the notice is being given and shall be treated as notice under only the Coverage Parts so designated.
- 4. Except as provided in 2 above, a Claim shall be deemed made:
  - a. in the case of a civil, criminal, administrative, regulatory or investigative proceeding or arbitration, on the earliest of the date of service upon or other receipt by any Named Company Insured of a complaint, indictment, notice of charge or similar document against the Named Company Insured in such proceeding or arbitration;
  - in the case of an investigation, on the earliest of the date of service upon or other receipt by the Insured Person of a written notice or subpoena from the investigating authority identifying such Insured Person as an individual against whom a formal proceeding may be commenced;
  - in the case of a written demand for monetary damages or non-monetary relief, on the Named Company Insureds' receipt of such written demand.
- 5. More than one Claim involving the same Wrongful Act or Interrelated Wrongful Acts shall be considered as one Claim which shall be deemed made on the earlier of:
  - a. the date on which the earliest such Claim was first made, or
  - b. the first date valid notice was given by the Named Company Insureds to the Insurer under this Policy of any Wrongful Act or under any prior policy of any Wrongful Act or any fact, circumstance, situation, event or transaction which underlies any such Claim.
- The Named Company Insureds shall give written notice to the Insurer under this Policy as specified in Item 4 of the Declarations, which shall be effective upon receipt.
- 7. The Named Company Insureds shall furnish the Insurer with copies of reports, investigations, pleadings, and all related papers, and such other information, assistance and cooperation as the Insurer may reasonably request.

#### VIII. CANCELLATION

- The Insurer may not cancel this Policy except for non-payment of any premium when due. In such event, the Insurer may cancel this Policy by providing to Named Company written notice stating when, not less than 20 days thereafter, such cancellation shall be effective.
- The Named Company Insureds grant the exclusive authority to cancel this Policy to Named Company. Named Company may cancel this Policy by providing the Insurer written notice stating when thereafter such cancellation shall be effective, provided Named Company may







#### General Terms & Conditions

not cancel this Policy at any time if the **Policy Period** as set forth in Item 2 of the Declarations is 24 months or longer. The mailing or delivery of such notice shall be sufficient. The unearned premium shall be computed pro rata and premium adjustment may be made at the time cancellation is effected or as soon as practicable.

#### IX NON-RENEWAYARENEWAY ON DIFFERENT BERMS

1. Non-Renewal

If the Insurer decides not to offer any renewal terms for this Policy, the Insurer shall provide written notice to **Named Company** at least 60 days prior to the Policy expiration date. The notice shall include the reason for such non-renewal.

2. Renewal on Different Terms

If the Insurer offers to renew this Policy on terms which involve any change in retention amounts, premium, limit of liability or other terms and conditions, the Insurer shall provide written notice to Named Company at least 60 days prior to the Policy expiration date.

#### X. NOTICES TO:NAMED COMPANY 4.72

Any notices required under Section VIII, CANCELLATION, and Section IX, NON-RENEWAL/RENEWAL ON DIFFERENT TERMS, shall be provided to Named Company at the last known address and to its insurance agent or broker. The mailing by certified mail of such notice shall be sufficient.

#### XI. OTHER INSURANCE ...

If any Loss resulting from any Claim is insured under any other policies, this Policy shall apply only to the extent the Loss exceeds the amount paid under such other insurance whether such other insurance is stated to be primary, contributory, excess, contingent or otherwise, unless such other insurance is written only as specific excess insurance over this Policy.

#### XII. \*APPLICATION \*\*\*\*

- 1. The Named Company Insureds represent and acknowledge that the statements contained in the Application (which shall be maintained on file by the Insurer and be deemed attached to and incorporated into this Policy as if physically attached), are true and: (i) are the basis of this Policy and are to be considered as incorporated into and constituting a part of this Policy; and (ii) shall be deemed material to the acceptance of this risk or the hazard assumed by the Insurer under this Policy. This Policy is issued in reliance upon the truth of such representations.
- 2. In the event the Application contains any misrepresentation or omission:
  - a. made with the intent to deceive, or
  - which materially affects either the acceptance of the risk or the hazard assumed by the Insurer under the Policy;







for private companies

#### General Terms & Conditions

this Policy shall be voided as to (i) Named Company, and Subsidiary and any Plan if an Executive Officer is responsible for or knew of such misrepresentation or omission and, (ii) any Insured Persons who are responsible for or who knew of such misrepresentation or omission. Such responsibility or knowledge shall not be imputed to any other Insured Persons.

#### XIII. GOORDINATION AMONG COVERAGE PARTS

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Should two or more Coverage Parts apply to the same Claim, the Insurer will not pay more than the actual Loss incurred by the Named Company Insureds.

#### XIV: COVERAGEFOR NEW SUBSIDIARIES AND PEANS: 1

- If, after the effective date of this Policy, (i) Named Company or any Subsidiary creates or acquires an entity or plan, or (ii) Named Company, any Subsidiary or any Plan merges with another entity or plan such that Named Company, any Subsidiary or any Plan is the surviving entity or plan, then such entity or plan, and any subsidiaries, plans, directors, officers, trustees or employees of such entity or plan who otherwise would thereby become a Named Company Insured, shall be covered under this Policy, subject to its terms and conditions, only if:
  - the fair value of all cash, securities, assumed indebtedness and other consideration paid by Named Company, any Subsidiary or any Plan in such transaction does not exceed 25% of the total consolidated assets of Named Company as of the date of Named Company's most recent audited consolidated financial statement prior to such transaction; or
  - h. other than as described in paragraph a immediately above, the Insurer, at its sole option upon submission of such information as the Insurer may require, and payment of any additional premium and/or amendment of the provisions of the Policy, agrees to provide coverage for such subsidiaries, plans, directors, officers or employees.
- There shall be no coverage under any Coverage Part for any Wrongful Act by such created, acquired or merged entity or Plan, or by any persons or entities considered to be Named Company Insureds pursuant to Section XIV.1 above, where such Wrongful Act occurred in whole or in part before the effective date of such acquisition or merger or for any Wrongful Act occurring on or after such date which, together with any Wrongful Acts occurring before such date, would be considered Interrelated Wrongful Acts.

#### XV: CHANGE OF STATUS OF INSUREDS

1. Takeover of Named Company

> In the event of a Takeover of Named Company, coverage under this Policy shall continue until this Policy is otherwise terminated, but only with respect to Wrongful Acts occurring before the effective date of the Takeover, unless (i) the Insurer is notified in writing of the Takeover prior to the Takeover effective date and agrees in writing to provide coverage for Wrongful Acts occurring on or after such effective date, and (ii) Named Company accepts any special terms, conditions, exclusions or additional premium charge required by the Insurer.

2. Cessation of Subsidiary





#### General Terms & Conditions

If any organization ceases to be a Subsidiary there shall be no coverage under this Policy for any Wrongful Act by such organization or any Insured Person or Plan of such organization occurring after the date such organization ceased to be a Subsidiary.

#### 3. Transfer of a Plan

If the sponsorship of a Plan is transferred so that Named Company or any Subsidiary is no longer the sole employer sponsor of such Plan, there shall be no coverage under this Policy for any Wrongful Act by or with respect to such Plan occurring after the date of such transfer.

#### XVI SUBROGATION AND RECOVERY.

- 1. To the extent it pays any Loss, the Insurer shall be subrogated to all the Named Company Insureds' rights of recovery therefor, including without limitation an Insured Person's right to indemnification or advancement from Named Company or any Subsidiary. The Named Company Insureds shall execute all papers necessary to secure such rights, including executing any documents necessary to enable the Insurer effectively to bring suit in their name, and shall take no action which impairs the Insurer's rights of subrogation or recovery.
- 2. If a Single Loss is in part insured and in part uninsured under this Policy or is in an amount in excess of the applicable limit of liability, the Named Company Insureds and the Insurer shall attempt to agree upon an equitable allocation of any recoveries made, whether before or after payment of the Loss by the Insurer, from any person or source responsible for causing the Loss. Reasonable expenses incurred in making a recovery shall always have priority of payment from all such recoveries. If, after exerting their best efforts, the Named Company Insureds and the Insurer are unable to agree upon such an allocation after taking into account due consideration for the respective parties' willingness to pay the expenses of making any recovery, the Insurer, if requested by the Named Company Insureds, shall submit the dispute to binding arbitration. The rules of the American Arbitration Association shall apply with respect to the selection of the arbitration panel, which shall consist of one arbitrator selected by the Named Company Insureds, one arbitrator selected by the Insurer, and a third independent arbitrator selected by the first two arbitrators.
- 3. In no event shall the Named Company Insureds be entitled to recoup from recoveries any amount to satisfy any retention until after all amounts which the Insurer is required to pay or pays under any applicable Coverage Part are reimbursed to the Insurer.

#### XVII. CHANGES

Notice to or knowledge possessed by any agent or other person acting on behalf of the Insurer shall not effect a waiver or a change in any part of this Policy or stop the Insurer from asserting any right under the provisions of this Policy, nor shall the provisions be waived or changed except by written endorsement issued to form a part of this Policy.

#### XVIII: COMPANY AUTHORIZATION

The Named Company Insureds agree that Named Company will act on behalf of the Named Company Insureds with respect to giving of all notice to the Insurer (except notices provided in Section VII.1 or 2), the receipt of notices from the Insurer, the payment of the premiums, the receipt of any return premiums that may become due under this Policy, and the acceptance of endorsements.





for private companies

#### General Terms & Conditions

#### XIX NO ACTION ACAINST INSURER

- 1. No action shall be taken against the Insurer unless, as a condition precedent, there shall have been full compliance with all the provisions of this Policy nor until the amount of the Named Company Insureds' obligation to pay shall have been finally determined either by final and nonappealable judgment against the Named Company Insureds after trial or by written agreement of the Named Company Insureds, the claimant and the Insurer.
- No person or organization shall have any right under this Policy to join the Insurer as a party to any Claim against the Named Company Insureds to determine the Named Company Insureds' liability, nor shall the Insurer be impleaded by the Named Company Insureds or their legal representatives in any such Claim.

#### XX. ASSIGNMENT OF INTERESTS.

Assignment of interest under this Policy shall not bind the Insurer unless its consent is endorsed to this Policy.

#### XXI. TERRITORY

Coverage shall apply worldwide.

#### XXIII IIN THREE AGREEMENT

The Named Company Insureds agree that this Policy, consisting of the Application, the General Terms & Conditions, the Coverage Parts, and all endorsements listed in the Declarations, constitute the entire contract existing between them and the Insurer or any of its agents relating to this insurance.

IN WITNESS WHEREOF, the Insurer has caused this Policy to be signed by its Chairman and Secretary at Chicago, Illinois, but the same shall not be binding upon the Insurer unless countersigned by a duly authorized representative of the Insurer.

Bernard L. Hongsburgh Chairman Secretary





#### I INSURING AGREEMENT

The Insurer shall pay on behalf of Named Company, any Subsidiary or any Insured Person Loss resulting from any Claim first made against the Named Company Insureds during the Policy Period or the Extended Reporting Period, if applicable, by or on behalf of a natural person who is an Employee or applicant for employment for a Wrongful Employment Practice.

#### II. DEFINITIONS

For purposes of coverage under this Coverage Part:

- 1. Claim means:
  - a. a written demand for monetary damages, or
  - b. a formal civil, administrative, or regulatory proceeding or investigation or an arbitration,

against any Named Company Insured, including any appeal therefrom.

- EEOC Proceeding means an investigative proceeding before the Equal Employment
  Opportunity Commission or an adjudicatory or investigative proceeding before any similar
  federal, state or local government body whose purpose is to address Wrongful Employment
  Practices.
- Employee means all past, present or future full-time or part-time employees of Named Company or any Subsidiary, including seasonal and temporary employees and employees leased or loaned to Named Company Insured or any Subsidiary.
- 4. Insured Persons means all past, present or future duly elected or appointed directors and/or officers, and all Employees of Named Company or any Subsidiary, and managers in the event the Named Company or such Subsidiary is a limited liability company.
- Loss means damages (including back pay and front pay), settlements, judgments (including any award of pre-judgment and post-judgment interest) and Defense Costs for which Named Company, any Subsidiary or any Insured Person is legally obligated to pay on account of a covered Claim. Loss shall not include: (i) criminal or civil fines or penalties imposed by law; (ii) taxes; (iii) any amounts for which there is no legal recourse against Named Company, any Subsidiary or the Insured Persons; (iv) matters which are uninsurable under the law pursuant to which this Policy shall be construed or (v) any unpaid salary, bonus, hourly pay, overtime pay, severance pay, retirement benefits, vacation days or sick days. Loss shall include punitive, exemplary or multiple damages, if insurable, to the fullest extent permitted by any applicable law. Where the Named Company Insureds reasonably determine that punitive, exemplary or multiple damages are insurable under any applicable law, the Insurer shall not challenge that determination of insurability.
- Wrongful Act means any actual or alleged error, misstatement, misleading statement, act, omission, neglect or breach of duty committed or attempted by the Insured Persons in their capacity as such or by Named Company or any Subsidiary.





#### 7. Wrongful Employment Practice means any Wrongful Act constituting or relating to:

- a. wrongful dismissal or discharge or termination of employment, whether actual or constructive;
- b. employment-related misrepresentation;
- c. violation of any federal, state or local laws (whether common-law or statutory) concerning employment or discrimination in employment, including the Americans with Disabilities Act of 1992, the Civil Rights Act of 1991, the Age Discrimination in Employment Act of 1967, Title VII of the Civil Rights Act of 1964 and the Civil Rights Act of 1866;
- d. sexual harassment or other unlawful harassment in the work place;
- e. wrongful deprivation of career opportunity or failure to employ or promote;
- f. wrongful discipline of employees;
- g. retaliation against employees for the exercise of any legally protected right or for engaging in any legally protected activity;
- h. negligent evaluation of employees;
- i. failure to adopt adequate workplace or employment policies and procedures;
- j. employment-related defamation or invasion of privacy; or
- k. employment-related wrongful infliction of emotional distress.

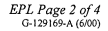
#### III. EXCEUSIONS

#### 1. Exclusions Applicable to All Loss

The Insurer shall not be liable to pay any Loss under this Coverage Part in connection with any Claim made against Named Company, any Subsidiary or Insured Persons:

- a. for any actual or alleged bodily injury (other than emotional distress or mental anguish), sickness, disease or death of any person, or damage to or destruction of any tangible property including loss of use;
- b. based upon, directly or indirectly arising out of, or in any way involving:
  - any Wrongful Act or any matter, fact, circumstance, situation, transaction, or event which has been the subject of any notice given under any prior policy, regardless of whether such prior policy affords coverage for such proceeding or arbitration; or
  - (2) any other Wrongful Act whenever occurring, which, together with a Wrongful Act described in (1) above, would constitute Interrelated Wrongful Acts;
- c. based upon, directly or indirectly arising out of, in any way involving or constituting any civil, criminal, administrative or regulatory proceeding (including an EEOC Proceeding), investigation or arbitration against any of the Named Company Insureds:
  - (1) pending prior to or on the Prior or Pending Date set forth in the Coverage Schedule of the Declarations; or
  - (2) which has been the subject of any notice given under any prior policy, regardless whether such prior policy affords coverage for such proceeding, investigation, or arbitration:







- or any fact, circumstance, situation, transaction or event underlying or alleged in such proceeding, investigation or arbitration; provided however, if such prior proceeding is an **EEOC Proceeding**, this exclusion shall not apply to any **Claim** by **Employees** who did not bring such prior **EEOC Proceeding**;
- d. based upon, directly or indirectly arising out of, or in any way involving: any nuclear reaction, radiation or contamination, or any actual, alleged or threatened discharge, release, escape, or disposal of, or exposure to, Pollutants; any request, direction or order that any of the Named Company Insureds test for, monitor, clean up, remove, contain, treat, detoxify, neutralize or in any way respond to or assess the effect of Pollutants or nuclear reaction, radiation or contamination, or any voluntary decision to do so; or any actual or alleged property damage, or bodily injury, sickness, disease or death of any person, or financial loss to Named Company or any Subsidiary, their security holders, or their creditors resulting from any of the aforementioned matters; provided however, this exclusion shall not apply to any Claim for retaliatory treatment of the claimant by the Named Company Insureds on account of the claimant's actual or threatened disclosure of the matters described in this exclusion;
- e. where it is established in a final adjudication by the judge, jury or arbitrator in such Claim that such Named Company Insured in fact gained any profit, remuneration or pecuniary advantage to which they were not legally entitled. For purposes of determining the applicability of this exclusion, the Wrongful Act of any Insured Person shall not be imputed to any other Insured Person, and only the Wrongful Act of any Executive Officer shall be imputed to Named Company and any Subsidiary;
- f. where it is established in a final adjudication by the judge, jury or arbitrator in such Claim that such Named Company Insured committed any fraudulent or criminal Wrongful Act with actual knowledge of its wrongful nature or with intent to cause damage. For purposes of determining the applicability of this exclusion, the Wrongful Act of any Insured Person shall not be imputed to any other Insured Person, and only the Wrongful Act of any Executive Officer shall be imputed to Named Company and any Subsidiary;
- g. based upon, directly or indirectly arising out of, or in any way involving a lockout, strike, picket line, replacement or other similar actions resulting from labor disputes or labor negotiations, or the Workers' Adjustment and Retraining Notification Act, Public Law 100-379 (1988), or any amendment thereto, or any similar federal, state, local or common law;
- h. based upon, directly or indirectly arising out of, or in any way involving any actual or alleged violation of (i) ERISA or any Similar Act, (ii) any law governing workers' compensation, unemployment insurance, social security, disability or similar law, (iii) the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA), (iv) the Fair Labor Standards Act (except the Equal Pay Act), (v) the National Labor Relations Act, (vi) the Occupational Safety and Health Act of 1970 (OSHA), or (vii) any similar federal, state or local law. However, this exclusion shall not apply to any Claim for a Wrongful Employment Practice based upon a claimant's exercise of a right pursuant to any such laws; or







- i. for:
  - (1) any Wrongful Act by Insured Persons of any Subsidiary, or by such Subsidiary, occurring before the date such entity became a Subsidiary, or
  - (2) any other Wrongful Act whenever occurring, which, together with a Wrongful Act described in (1) above, would constitute Interrelated Wrongful Acts.

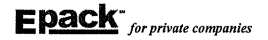
#### 2. Exclusions Applicable to a Portion of Loss

The Insurer shall not be liable under this Coverage Part to pay that portion of Loss, other than **Defense Costs**, which constitutes:

- the cost of any non-monetary relief, including without limitation any costs associated with compliance with any injunctive relief of any kind or nature imposed by any judgment or settlement;
- b. the costs associated with providing any reasonable accommodations required by, made as a result of, or to conform with the requirements of the Americans With Disabilities Act and any amendments thereto or any similar federal, state or local statute, regulation, or common laws;
- c. damages determined to be owing under an express contract with or express severance obligation of Named Company or any Subsidiary. However, this exclusion shall not apply if and to the extent that liability would have attached to the Named Company Insureds in the absence of the express contract with or obligation of Named Company or any Subsidiary; or
- d. medical or insurance benefits to which the claimant allegedly was entitled or would have been entitled had Named Company or any Subsidiary provided the claimant with a continuation or conversion of insurance.







#### INSURING AGREEMENTAL ...

The Insurer shall pay all Loss resulting from any Claim first made against any Insured Person during the Policy Period or the Extended Reporting Period, if applicable, for a Wrongful Act. Such payment shall be on behalf of such Insured Person except and to the extent the Named Company or any Subsidiary has indemnified them for such Loss. Such payment shall be on behalf of the Named Company or any Subsidiary thereof if such organizations are required, or have determined as permitted by law, to indemnify the Insured Persons for such Loss.

#### II. DEFINITIONS

For purposes of coverage under this Coverage Part:

- Claim means:
  - a. a written demand for monetary damages or non-monetary relief,
  - b. a civil or criminal adjudicatory proceeding or arbitration,
  - c. a formal administrative or regulatory adjudicatory proceeding, or
  - d. a formal civil, criminal, administrative or regulatory investigation,

against an Insured Person, including any appeal therefrom.

- 2. Insured Persons means:
  - a. all past, present or future duly elected or appointed directors and/or officers of Named Company or any Subsidiary and managers in the event the Named Company or such Subsidiary is a limited liability company or, with respect to a Subsidiary incorporated outside the United States, their functional equivalent; and
  - b. solely with respect to any Securities Claim, any other past, present or future full-time or part-time employees of Named Company or any Subsidiary, provided such other employees are not included as Insured Persons for purposes of Exclusions 1(g) or 1(h) of this Coverage Part.
- 3. Loss means damages, settlements, judgments (including any award of pre-judgment and post-judgment interest) and Defense Costs for which the Insured Persons are legally obligated to pay on account of a covered Claim. Loss shall not include: (i) criminal or civil fines or penalties imposed by law; (ii) taxes; (iii) any amounts for which there is no legal recourse against the Named Company Insureds; (iv) punitive or exemplary damages and the amount of any multiplied damage award which is in excess of the damage award so multiplied if such damages result from employment-related Wrongful Acts; or (v) matters which are uninsurable under the law pursuant to which this Policy shall be construed. Loss shall include punitive, exemplary or multiple damages not described in (iv) above, if insurable, to the fullest extent permitted by any applicable law. Where the Named Company Insureds reasonably determine that punitive, exemplary or multiple damages are insurable under any applicable law, the Insurer shall not challenge that determination of insurability.





#### Securities means:

- common or preferred stock or rights, warrants or options in such stock representing an ownership interest in Named Company or any Subsidiary or a right to acquire or dispose of such interest; or
- b. notes, bonds or debentures representing a debt owed by Named Company or any Subsidiary to the extent such instruments would be deemed securities under the federal or state laws of the United States.
- Securities Claim means a Claim which is, in whole or in part (i) based upon or arising out of the purchase or sale of, or offer or solicitation of an offer to purchase or sell, any Securities issued by Named Company or any Subsidiary, or (ii) brought by a Securities holder of Named Company or any Subsidiary, whether it be an individual action, class action, or derivative action on behalf of Named Company or any Subsidiary, provided such Claim is based upon, arises out of, or involves an interest in such Securities.

#### 6. Wrongful Act means:

- any actual or alleged error, misstatement, misleading statement, act, omission, neglect or breach of duty committed or attempted by the Insured Persons in their capacity as such or in an Outside Position, or
- b. any matter claimed against the Insured Persons solely by reason of their serving in such capacity or in an Outside Position.

#### III. OUESIDE POSITIONS COVERAGE

Any coverage for Claims against insured officers in an Outside Position shall be specifically excess of any indemnification from or insurance provided by the Not-For-Profit Outside Entity. No coverage shall be available under this Coverage Part for such Claim if the insurer of such other insurance is the Insurer or an affiliate of the Insurer.

For purposes of this coverage:

- Not-For-Profit Outside Entity means any organization exempt from federal income taxation pursuant to 26 U.S.C. §501(c)(3), as amended.
- Outside Position means the position of director, officer, trustee, regent or governor held by 2. any duly elected or appointed director or officer of Named Company or any Subsidiary in any Not-For-Profit Outside Entity, provided and so long as such service is part of the director's or officer's regularly assigned duties with Named Company or any Subsidiary or is at the specific written request or direction of Named Company or any Subsidiary.

The Insurer shall not be liable to pay any Loss under this Section III in connection with any Claim made against the Insured Persons by, on behalf of, or for the benefit of the Not-For-Profit Outside Entity or one or more of the Not-For-Profit Outside Entity's directors, officers, trustees, governors or equivalent executives.

#### IV. EXCLUSIONS

Exclusions Applicable to all Loss

The Insurer shall not be liable to pay any Loss under this Coverage Part in connection with any Claim made against the Insured Persons:

- for any actual or alleged bodily injury, sickness, disease, emotional distress, mental anguish or death of any person, or damage to or destruction of any tangible property including loss of use;
- b. for any actual or alleged violation of ERISA or any Similar Act in connection with any employee pension benefit plan, employee welfare benefit plan or excess benefit



plan as defined in 29 U.S.C. §1002, or "employee stock ownership plan" as defined in 26 U.S.C. §4975, of Named Company, any Subsidiary or any Outside Entity;

- c. based upon, directly or indirectly arising out of, or in any way involving:
  - any Wrongful Act or any matter, fact, circumstance, situation, transaction, or event which has been the subject of any notice given under any prior policy, in whole or in part; or
  - (2) any other Wrongful Act whenever occurring, which, together with a Wrongful Act described in (1) above, would constitute Interrelated Wrongful Acts;
- d. based upon, directly or indirectly arising out of, in any way involving or constituting any civil, criminal, administrative or regulatory proceeding, investigation or arbitration against any of the Named Company Insureds:
  - (1) pending prior to or on the Prior or Pending Date set forth in the Coverage Schedule of the Declarations: or
  - (2) which has been the subject of any notice given under any prior policy, regardless whether such prior policy affords coverage for such proceeding, investigation, or arbitration;

or any fact, circumstance, situation, transaction or event underlying or alleged in such proceeding, investigation or arbitration;

- based upon, directly or indirectly arising out of, or in any way involving: any nuclear reaction, radiation or contamination, or any actual, alleged or threatened discharge, release, escape, or disposal of, or exposure to, Pollutants; any request, direction or order that any of the Named Company Insureds test for, monitor, clean up, remove, contain, treat, detoxify, neutralize or in any way respond to or assess the effect of Pollutants or nuclear reaction, radiation or contamination, or any voluntary decision to do so; or any actual or alleged property damage, or bodily injury, sickness, disease or death of any person, or financial loss to Named Company, any Subsidiary or any Outside Entity, their security holders, or their creditors resulting from any of the aforementioned matters; provided however, this exclusion shall not apply to the extent such Claim is (i) subject to indemnification of the Insured Persons by the Named Company or any Subsidiary, (ii) is an individual, class or derivative action, and (iii) is brought by or on behalf of any owner(s) of Securities in their capacity as such while acting totally independently of and totally without the solicitation, assistance, participation or intervention of Named Company, any Subsidiary or any Insuring Persons;
- f. for any Wrongful Act by the Insured Persons in the discharge of their duties in their capacities, or solely by reason of their status, as directors, officers, trustees, regents, governors or employees of any entity other than Named Company or any Subsidiary, even if directed or requested by Named Company or any Subsidiary to serve as directors, officers, trustees, regents, governors or employees of such other entity; provided this exclusion shall not apply to service in an Outside Position;
- g. by or on behalf of any of the other Insured Persons in any capacity, except and to the extent that:
  - (1) such Claim is by an officer who is not a director of Named Company for any employment-related Wrongful Act; or
  - (2) such Claim is in the form of a crossclaim, third-party claim or otherwise for contribution or indemnity which is part of and results directly from a Claim which is not otherwise excluded under this Coverage Part;
- h. by, on behalf of, or for the benefit of Named Company or any Subsidiary, or by any security holder of Named Company or any Subsidiary, whether it be an individual, class or derivative action, except and to the extent that (i) such Claim is brought and maintained solely by persons acting totally independently of and totally without the







solicitation, assistance, participation or intervention of Named Company, any Subsidiary or any of the Insured Persons, or (ii) such Claim is brought or maintained by or on behalf of a bankruptcy or insolvency trustee, examiner or receiver for Named Company or any Subsidiary or any assignee of such trustee, examiner or receiver;

- i. for:
  - (1)any Wrongful Act by Insured Persons of any Subsidiary occurring before the date such entity became a Subsidiary, or
  - (2)any other Wrongful Act whenever occurring, which, together with a Wrongful Act described in (1) above, would constitute Interrelated Wrongful Acts;
- based upon, directly or indirectly arising out of, or in any way involving: j.
  - (1) the public offer, sale, offer to sell, solicitation or distribution of securities issued by Named Company or any Subsidiary; or
  - (2) the actual or alleged violation of any federal, state, local or provincial statute relating to securities or any rules or regulations promulgated thereunder if such violation actually or allegedly occurred after a transaction described in (1), above:

provided that if, at least 30 days prior to the transaction described in (1), above, the Insurer receives notice of the proposed transaction and any additional information requested by the Insurer, the Insurer shall offer to Named Company a proposal to delete this exclusion subject to the terms and conditions, and payment of any additional premium, described in such proposal;

#### 2. **Exclusions Applicable to Non-Indemnified Loss**

Document 25

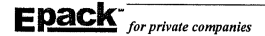
The Insurer shall not be liable to pay any Loss under this Coverage Part in connection with any Claim made against the Insured Persons for which the Named Company or any Subsidiary thereof are not required, or have determined that they are not permitted by law, to indemnify the Insured Persons for such Loss:

- where it is established in a final adjudication by the judge, jury or arbitrator in such Claim that such Named Company Insured in fact gained any profit, remuneration or pecuniary advantage to which they were not legally entitled; or
- where it is established in a final adjudication by the judge, jury or arbitrator in such b. Claim that such Named Company Insured committed any fraudulent or criminal Wrongful Act with actual knowledge of its wrongful nature or with intent to cause

For the purpose of determining the applicability of any exclusion set forth in this subsection 2, the Wrongful Act of any Insured Person shall not be imputed to any other Insured Person.







Entity Liability Coverage Part (General Coverage)

#### L INSURING ÄGREEMEND 🕏 .

The Insurer shall pay on behalf of Named Company or any Subsidiary Loss resulting from any Claim first made during the Policy Period or the Extended Reporting Period, if applicable, against Named Company or any Subsidiary for a Wrongful Act.

#### II. DEFINITIONS A.

For purposes of coverage under this Coverage Part:

Document 25

- 1. Claim means:
  - a. a written demand for monetary damages or non-monetary relief,
  - b. a civil or criminal adjudicatory proceeding or arbitration, or
  - c. a formal administrative or regulatory adjudicatory proceeding,

against Named Company or any Subsidiary, including any appeal therefrom.

- 2. Insured Persons means all past, present or future duly elected or appointed directors, officers, and Employees of Named Company or any Subsidiary, and managers in the event the Named Company or such Subsidiary is a limited liability company; or, with respect to a Subsidiary incorporated outside the United States, their functional equivalent.
- Loss means damages, settlements, judgments (including any award of pre-judgment and 3. post-judgment interest) and Defense Costs for which Named Company or any Subsidiary is legally obligated to pay on account of a covered Claim. Loss shall not include: (i) criminal or civil fines or penalties imposed by law; (ii) taxes; (iii) any amounts for which there is no legal recourse against the Named Company Insureds; (iv) punitive or exemplary damages and the amount of any multiplied damage award which is in excess of the damage award so multiplied; or (v) matters which are uninsurable under the law pursuant to which this Policy shall be construed.
- 4. Wrongful Act means any actual or alleged error, misstatement, misleading statement, act, omission, neglect or breach of duty committed or attempted by Named Company or any Subsidiary, or by any natural person for whose Wrongful Act the Named Company Insured is legally responsible.

#### III. EXCLUSIONS

1. Exclusions Applicable to All Loss

> The Insurer shall not be liable to pay any Loss under this Coverage Part in connection with any Claim made against Named Company or any Subsidiary:

- based upon, directly or indirectly arising out of, or in any way involving any actual a. or alleged bodily injury, sickness, disease, emotional distress, mental anguish or death of any person, or damage to or destruction of any tangible property including loss of use;
- b. for any actual or alleged violation of ERISA or any Similar Act in connection with any employee pension benefit plan, employee welfare benefit plan or excess benefit plan as defined in 29 U.S.C. §1002, or employee stock ownership plan as defined in 26 U.S.C. §4975, of Named Company or any Subsidiary;



## EPACK for private companies

Entity Liability Coverage Part (General Coverage)

c. based upon, directly or indirectly arising out of, or in any way involving:

Document 25

- (1) any Wrongful Act or any matter, fact, circumstance, situation, transaction, or event which has been the subject of any notice given under any prior policy; or
- (2) any other Wrongful Act whenever occurring, which, together with a Wrongful Act described in (1) above, would constitute Interrelated Wrongful Acts:
- d. based upon, directly or indirectly arising out of, in any way involving or constituting any civil, criminal, administrative or regulatory proceeding, investigation or arbitration against any of the Named Company Insureds:
  - (1) pending prior to or on the Prior or Pending Date set forth in the Coverage Schedule of the Declarations; or
  - (2) which has been the subject of any notice given under any prior policy, regardless whether such prior policy affords coverage for such proceeding, investigation, or arbitration;

or any fact, circumstance, situation, transaction or event underlying or alleged in such proceeding, investigation or arbitration:

- e. based upon, directly or indirectly arising out of, or in any way involving; any nuclear reaction, radiation or contamination, or any actual, alleged or threatened discharge, release, escape, or disposal of, or exposure to, Pollutants; any request, direction or order that any of the Named Company Insureds test for, monitor, clean up, remove, contain, treat, detoxify, neutralize or in any way respond to or assess the effect of Pollutants or nuclear reaction, radiation or contamination, or any voluntary decision to do so; or any actual or alleged property damage, or bodily injury, sickness, disease or death of any person, or financial loss to Named Company or any Subsidiary, their security holders, or their creditors resulting from any of the aforementioned matters; provided, however, this exclusion shall not apply to the extent such Claim (i) is otherwise covered under this Coverage Part; (ii) is an individual, class or derivative action, and (iii) is brought by or on behalf of any owner(s) of Securities in their capacity as such, while acting totally independently of and totally without the solicitation, assistance, participation or intervention of any Named Company Insured or Subsidiary;
- f. by or on behalf of any past, present or future duly elected or appointed director or officer of Named Company or any Subsidiary in any capacity, except and to the extent that such Claim is in the form of a crossclaim, third-party claim or otherwise for contribution or indemnity which is part of and results directly from a Claim which is not otherwise excluded under this Coverage Part;
- by, on behalf of, or for the benefit of Named Company or any Subsidiary, or by g. any security holder of Named Company or any Subsidiary, whether it be an individual, class or derivative action, except and to the extent that (i) such Claim is brought and maintained solely by persons acting totally independently of and totally without the solicitation, assistance, participation or intervention of Named Company, any Subsidiary or any past, present or future duly elected or appointed director or officer of Named Company or any Subsidiary in any capacity, or (ii) such Claim is brought or maintained by or on behalf of a bankruptcy or insolvency trustee, examiner or receiver for Named Company or any Subsidiary or any assignee of such trustee, examiner or receiver; or
- h. for:





Document 25

## **FPACK** for private companies

Entity Liability Coverage Part (General Coverage)

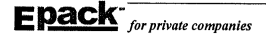
- (1) any Wrongful Act by any employee, or past or present duly elected or appointed director or officer, of any Subsidiary, occurring before the date such entity became a Subsidiary, or
- any other Wrongful Act whenever occurring, which, together with a (2) Wrongful Act described in (1) above, would constitute Interrelated Wrongful Acts;
- where it is established in a final adjudication by a judge, jury or arbitrator in such i. Claim that such Named Company Insured in fact gained any profit, remuneration or pecuniary advantage to which they were not legally entitled. For purposes of determining the applicability of this exclusion, the Wrongful Act of any Insured Person shall not be imputed to any other Insured Person, and only the Wrongful Act of any Executive Officer shall be imputed to Named Company and any Subsidiary;
- j. where it is established in a final adjudication by a judge, jury or arbitrator in such Claim that such Named Company Insured committed any fraudulent or criminal Wrongful Act with actual knowledge of its wrongful nature or with intent to cause damage. For purposes of determining the applicability of this exclusion, the Wrongful Act of any Insured Person shall not be imputed to any other Insured Person, and only the Wrongful Act of any Executive Officer shall be imputed to Named Company and any Subsidiary:
- k. based upon, directly or indirectly arising out of, or in any way involving:
  - (1)the public offer, sale, solicitation or distribution of securities issued by Named Company or any Subsidiary; or
  - (2) the actual or alleged violation of any federal, state, local or provincial statute relating to securities or any rules or regulations promulgated thereunder if such violation actually or allegedly occurred after a transaction described in (1), above;

provided that if, at least 30 days prior to the transaction described in (1), above, the Insurer receives notice of the proposed transaction and any additional information requested by the Insurer, the Insurer shall offer to Named Company a proposal to delete this exclusion subject to the terms and conditions, and payment of any additional premium, described in such proposal;

- 1. for breach of any written or oral contract or agreement, provided this exclusion shall not apply to the extent that Named Company or such Subsidiary would have been liable in the absence of such contract or agreement;
- based upon, directly or indirectly arising out of, or in any way involving any m. employment-related Wrongful Act;
- to the extent such Loss constitutes an amount attributable to the cost of any nonn. monetary relief, including without limitation any costs associated with compliance with any injunctive relief of any kind or nature imposed by any judgment or settlement, provided this exclusion shall not apply to Defense Costs; or







Entity Liability Coverage Part (General Coverage)

- based upon, directly or indirectly arising out of, or in any way involving any
  Wrongful Act in connection with the performance of professional services by or
  on behalf of Named Company or any Subsidiary, or for the benefit of any other
  entity or natural person.
- 2. Exclusions Applicable to a Portion of Loss

The Insurer shall not be liabile under this Coverage Part to pay that portion of Loss, other than Defense Costs:

- a. based upon, directly or indirectly arising out of, or in any way involving the actual or proposed payment by Named Company or any Subsidiary or Insured Person of an allegedly inadequate price or consideration for the purchase of securities issued by Named Company or any Subsidiary; or
- b. based upon, directly or indirectly arising out of, or in any way involving any dividends or other distributions of corporate profits of Named Company or any Subsidiary to any shareholder of Named Company or any Subsidiary.





#### THIRD PARTY CLAIMS ENDORSEMENT

In consideration of the premium paid for this Policy, it is agreed that this endorsement amends the following:

**Employment Practices Liability Coverage Part** 

The section captioned **Insuring Agreement** is deleted in its entirety and replaced with the following:

The Insurer shall pay on behalf of Named Company, any Subsidiary or any Insured Person Loss resulting from any Claim first made against the Named Company Insureds during the Policy Period or the Extended Reporting Period, if applicable, by or on behalf of:

- a natural person who is an Employee or applicant for employment for a Wrongful Employment a. Practice:
- b. a natural person who is a vendor, supplier, or customer of the Named Company or any Subsidiary but solely for a Wrongful Employment Practice as described in paragraph c and d of the definition of Wrongful Employment Practice.

All other terms and conditions of this policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy and expires concurrently with said Policy unless another effective date is shown below.
y Authorized Representative
(No signature is required if issued with the Policy or if it is effective on the Policy Effective Date)

G139017A (6-00) Page 1 Continental Casualty Company

Policy No:

268060719

1

Endorsement No:

Effective Date:



#### PRIORITY OF PAYMENT ENDORSEMENT

In consideration of the premium paid for this Policy, it is agreed that the General Terms and Conditions are amended as follows:

The following provision is added to Section VI. DEFENSE/SETTLEMENT/ALLOCATION:

5. Whenever a judgment is rendered on a **Claim** covered by this Policy, or whenever all parties to a **Claim** agree to a settlement, and such judgment or settlement involves **Loss** covered under the Directors and Officers Liability Coverage Part, the Insurer shall pay the amount of **Loss** due under the Directors and Officers Liability Coverage Part first up to the remaining Limit of Liability available under the Policy and shall then pay any amount of **Loss** due under the Entity Liability Coverage Part up to the remaining Limit of Liability available under the Policy. Thereafter, any remaining Limit of Liability available under the Policy shall then pay any amount of **Loss** due under any other Coverage Part.

Nothing herein shall be deemed to require the delay or postponement of the payment of any other Claim subsequently reported to the Insurer but on which a judgment or settlement occurs prior to the judgment or settlement on an earlier reported Claim, regardless of the impact such payment has on the available limits of liability for paying the Claim first reported to the Insurer.

Nothing in this endorsement shall be construed to increase the maximum aggregate Limit of Liability of the Insurer for all **Loss** under this Policy, regardless of the number of **Claims** made against the **Named Company Insureds**.

All other terms and conditions of the Policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes ffect on the effective date of said Policy at the hour stated in said Policy and expires concurrently with said Policy unless nother effective date is shown below.	
By Authorized Representative	
(No signature is required if issued with the Policy or if it is effective on the Policy Effective Date)	



Policy No: 268060719

Endorsement No: 2
Effective Date:



#### INDEPENDENT CONTRACTOR COVERAGE ENDORSEMENT

In consideration of the premium paid for this Policy, it is agreed that this endorsement amends the following:

**Employment Practices Liability Coverage Part** 

The section captioned, **DEFINITIONS** is amended by the addition of the following:

Employee shall also mean all independent contractors working for the Named Company or any Subsidiary.

All other terms and conditions of the Policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy and expires concurrently with said Policy unless another effective date is shown below.
By Authorized Representative



Policy No: 268060719 Endorsement No: Effective Date:



#### **CONSENT TO SETTLE ENDORSEMENT - 70%**

In consideration of the premium paid for this Policy, it is agreed that this endorsement amends the following:

General Terms & Conditions

The section captioned DEFENSE/SETTLEMENT/ALLOCATION, is amended as follows:

The paragraph captioned Consent is deleted in its entirety and replaced with the following:

Consent

The Insurer shall not settle a Claim without the written consent of the Named Company. If the Named Company refuses to consent to a settlement or compromise recommended by the Insurer, and acceptable to the claimant, then the applicable limit of liability under this Policy shall be reduced to the amount for which the Claim could have been settled plus all Defense Costs incurred up to the time the Insurer made its recommendation, and 70% of any additional Defense Costs and covered settlement amounts incurred after the time the Insurer made such recommendations, which amount shall not exceed the remainder of such applicable limit of liability as specified in the Declarations. This reduction in our limit of liability for such Claim does not apply to a settlement or compromise proposed by a mediator pursuant to paragraph b. below but rejected by the Named Company.

All other provisions of the Policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy and expires concurrently with said Policy unless another effective date is shown below.
By Authorized Representative

GSL7075 (8-04) Page 1 Continental Casualty Company Policy No: 268060719

Endorsement No: Effective Date:



#### ENTITY LIABILITY COVERAGE PART EXCLUSIONS ENDORSEMENT

In consideration of the premium paid for this Policy, it is agreed that the *Entity Liability Coverage Part (General Coverage)* is amended as follows:

- The section captioned EXCLUSIONS, Exclusions Applicable to All Loss, is amended by the addition of the following exclusions:
  - based upon, directly or indirectly arising out of, or in any way involving:
    - (1) charges of price fixing, restraint of trade, monopolization or unfair trade; or
    - (2) any actual or alleged violation of:
      - the Federal Trade Commission Act, the Sherman Act, the Clayton Act, or any federal statutory provision regarding anti-trust, monopoly, price fixing, price discrimination, predatory pricing or restraint of trade; or
      - (b) any rules or regulations promulgated under or in connection with the above statutes; or
      - (c) any similar provision of any state, federal or local statutory law or common law;
  - for any actual or alleged plagiarism, misappropriation, infringement or violation of copyright, patent, trademark, service mark, trade name, trade dress, trade secret or any other intellectual property rights;
  - for any actual or alleged libel, slander or other form of defamation; or
  - based upon, directly or indirectly arising out of, or in any way involving any actual or alleged malfunction
    of any product or failure of any product to perform in any manner as a result of any defect, deficiency,
    inadequacy or dangerous condition in such product or in its design or manufacture.

All other provisions of this Policy shall remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy and expires concurrently with said Policy unless another effective date is shown below.
By Authorized Representative (No signature is required if issued with the Policy or if it is effective on the Policy Effective Date)



Policy No: 268060719 Endorsement No: 5

Effective Date:



#### INDEPENDENT CONTRACTOR COVERAGE ENDORSEMENT

In consideration of the premium paid for this Policy, it is agreed that this endorsement amends the following:

**Employment Practices Liability Coverage Part** 

The section captioned, **DEFINITIONS** is amended by the addition of the following:

Employee shall also mean all independent contractors working for the Named Company or any Subsidiary.

All other terms and conditions of the Policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy and expires concurrently with said Policy unless another effective date is shown below.
By Authorized Representative



Policy No: 268060719

Endorsement No: 3 Effective Date:



#### NAMED COMPANY INSUREDS ENDORSEMENT

In consideration of the premium paid for this Policy, it is agreed that this endorsement amends the following:

General Terms & Conditions

The section captioned, **DEFINITIONS** is amended as follows:

The definition of Named Company Insureds, is deleted in its entirety and replaced with the following:

Named Company Insureds means the Named Company, any Subsidiary, Plans and Insured Persons covered under any Coverage Part.

All other provisions of the Policy remain unchanged.

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy and expires concurrently with said Policy unless another effective date is shown below.
By Authorized Representative

PRO3131 (7-04) Page 1 Continental Casualty Company

Policy No: 268060719

Endorsement No: Effective Date:



## COVERAGE OF AND CAP ON LOSSES FOR CERTIFIED ACTS OF TERRORISM

In consideration of the premium charge of \$0, it is agreed as follows:

1. The DEFINITIONS section is amended by the addition of the following new term:

"Certified Act of Terrorism" means an act that is certified by the Secretary of the Treasury, in concurrence with the Secretary of State and the Attorney General of the United States, to be an act of terrorism pursuant to the federal Terrorism Risk Insurance Act of 2002.

The federal Terrorism Risk Insurance Act of 2002 sets forth the following criteria for a Certified Act of Terrorism:

- a. The act resulted in aggregate losses in excess of \$5 million;
- b. The act is a violent act or an act that is dangerous to human life, property or infrastructure;
- c. The act resulted in damage within the United States, or outside of the United State in the case of an air carrier or vessel in the premises of a United States mission; and
- d. The act is committed by an individual or individuals acting on behalf of any foreign person or foreign interest, as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.
- This Policy provides coverage for losses arising from Certified Acts of Terrorism subject to all other terms and conditions of this policy.
- Under the federal Terrorism Risk Insurance Act of 2002, any losses caused by **Certified Acts of Terrorism** will be partially reimbursed by the United States under a formula established by federal law. Under this formula, the United States pays 90% of covered terrorism losses exceeding the statutorily established deductible paid by the insurance company providing the coverage.
- 4. With respect to any one or more **Certified Acts of Terrorism**, The Insurer will not pay any amounts for which the Insurer is not responsible under the terms of the federal Terrorism Risk Insurance Act of 2002 (including subsequent acts of Congress pursuant to the Act) due to the application of any clause in such law which results in a cap on the Insurer's liability for payments for terrorism losses.

All other provisions of the Policy remain unchanged.





## IMPORTANT INFORMATION

#### POLICYHOLDER DISCLOSURE

#### NOTICE OF INSURANCE COVERAGE

#### FOR ACTS OF TERRORISM

You are hereby notified that under, and in accordance with, the Terrorism Risk Insurance Act of 2002, effective November 26, 2002, that you are entitled to insurance coverage for losses arising out of "Certified Acts of Terrorism" subject to all applicable policy provisions.

You should know that under your policy, any covered losses caused by "Certified Acts of Terrorism" will be partially reimbursed by the United States under a formula established by federal law. Under this formula, the United States pays 90% of covered terrorism losses exceeding the statutorily established deductible paid by the insurance company providing the coverage. The premium as of this date that is attributable to coverage for "Certified Acts of Terrorism" is \$0.

As used herein, "Certified Acts of Terrorism" means an act that is certified by the Secretary of the Treasury, in concurrence with the Secretary of State and the Attorney General of the United States, to be an act of terrorism pursuant to the federal Terrorism Risk Insurance Act of 2002.

The federal Terrorism Risk Insurance Act of 2002 sets forth the following criteria for a "Certified Act of Terrorism":

The act resulted in aggregate losses in excess of \$5 million; and

- The act is a violent act or an act that is dangerous to human life, property or infrastructure; b.
- The act resulted in damage within the United States, or outside of the United States in the case of an air carrier or C. vessel in the premises of a United States mission.
- and is committed by an individual or individuals acting on behalf of any foreign person or foreign interest, as part d. of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

Insured Name:

Focal Point, LLC, The

Insured Address:

312 Clay St., 3rd Flr. Oakland, CA 94607

Policy Number:

268060719

Policy Effective Date:

12/01/2005





#### PROFESSIONAL SERVICES EXCLUSION ENDORSEMENT

In consideration of the premium paid for this Policy, it is agreed that this endorsement amends the following Coverage Parts if purchased:

Directors & Officers Liability Coverage Part Entity Liability Coverage Part (General Coverage)

- 1. The section captioned, **EXCLUSIONS**, Exclusions Applicable to All **Loss**, is amended by the addition of the following exclusion:
  - based upon, directly or indirectly arising out of, or in any way involving any Wrongful Act in
    connection with the performance of professional services by or on behalf of The Focal Point, LLC,
    for the benefit of any other entity or person; provided, however, this exclusion shall not apply to
    any Claim brought directly or derivatively by an Independent Security Holder which alleges the
    Named Company Insureds failed to supervise those who performed such professional services.
- 2. The section captioned **DEFINITIONS** is amended by the addition of the following definition:
  - Independent Security Holder means any security holder of The Focal Point, LLC, other than any of Named Company Insured(s) who is acting totally independently of, and totally without the solicitation, assistance, participation or intervention of, any Named Company Insured(s).

All other terms and conditions of the Policy remain unchanged.

his endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy and expires concurrently with said Policy unless another effective date is shown below.
By Authorized Representative



Policy No: 268060719 Endorsement No: 10

Effective Date:

G139013A(c) (6-00)
Page 1
Continental Casualty Company



#### POLICYHOLDER NOTICE

Ethics and proper business conduct has been the cornerstone of CNA since 1897. While much has changed during the last century, our commitment to these core values has not wavered. We strongly believe that proper business conduct is more than the practice of avoiding wrong; it is also a matter of choosing to do right. Nowhere is this more essential than helping in the fight against terrorism. As such, we are committed to complying with U.S. Department of Treasury Office of Foreign Asset Control (OFAC) requirements.

Through a variety of laws, OFAC administers and enforces economic sanctions against countries and groups of individuals, such as terrorists and narcotics traffickers. These laws prohibit all United States citizens (including corporations and other entities) and permanent residents from engaging in transactions with sanctioned countries and with individuals and entities on the Specially Designated Nationals (SDN) list. Because all U.S. citizens and companies are subject to this law, we wanted to be sure you were aware of its scope and restrictions. If you haven't already done so. you may want to consider discussing this issue with your legal counsel to ensure you are in compliance.

For insurance companies, accepting premium from, issuing a policy to, insuring property of, or making a claim payment to an individual or entity that is the subject of U.S.-imposed economic sanctions or trade embargoes usually are violations of these laws and regulations. Fines for violating OFAC requirements can be substantial. CNA has established an OFAC compliance program part which includes the use of exclusionary policy language. We believe this makes good business sense for CNA and you.

Our records indicate that you have insurance coverage coming up for renewal with us. The purpose of this letter is to advise you that your renewal policy includes OFAC exclusionary policy language, which may reduce or eliminate certain coverage. Specifically, if it is determined that your policy violates certain Federal or State laws or regulations, such as the U.S. list of Specially Designated Nationals or Blocked Persons (organizations or individuals associated with terrorist groups), any term or condition of your policy will be null and void to the extent it violates the applicable laws or regulations of the United States.

'We're sure you share our commitment to compliance and thank you for your cooperation.

Your policy language reads as follows:

#### **ECONOMIC AND TRADE SANCTIONS CONDITION**

The following condition is added to the Policy:

#### **ECONOMIC AND TRADE SANCTIONS CONDITION**

In accordance with laws and regulations of the United States concerning economic and trade embargoes, this policy is void from its inception with respect to any term or condition of this policy that violates any laws or regulations of the United States concerning economic and trade embargoes including, but not limited to the following:

- 1. Any insured under this Policy, or any person or entity claiming the benefits of such insured, who is or becomes a Specially Designated National or Blocked Person or who is otherwise subject to U.S. economic or trade sanctions;
- 2. Any claim or suit that is brought in a Sanctioned Country or by a Sanctioned Country Government, where any action in connection with such claim or suit is prohibited by U.S. economic or trade sanctions;
- 3. Any claim or suit that is brought by any Specially Designated National or Blocked Person or any person or entity who is otherwise subject to U.S. economic or trade sanctions;

**ENDORSEMENT NUMBER: 11** POLICY NUMBER: 268060719 SUED TO: Focal Point, LLC, The



Property that is located in a Sanctioned Country or that is owned by, rented to or in the care, custody or control of a Sanctioned Country Government, where any activities related to such property are prohibited by U.S. economic or trade sanctions; or

5. Property that is owned by, rented to or in the care, custody or control of a Specially Designated National or Blocked Person, or any person or entity who is otherwise subject to U.S. economic or trade sanctions.

As used in this endorsement a Specially Designated National or Blocked Person is any person or entity that is on the list of Specially Designated Nationals and Blocked Persons issued by the U.S. Treasury Department's Office of Foreign Asset Control (O.F.A.C.) as it may be from time to time amended.

As used in this endorsement a Sanctioned Country is any country that is the subject of trade or economic embargoes imposed by the laws or regulations of the United States of America.

ENDORSEMENT NUMBER: 11
POLICY NUMBER: 268060719
ISSUED TO: Focal Point, LLC, The
EFFECTIVE DATE OF ENDORSEMENT:

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy and expires concurrently with said Policy unless another effective date is shown above.



#### THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

#### **ECONOMIC AND TRADE SANCTIONS CONDITION**

The following condition is added to the Policy:

#### **ECONOMIC AND TRADE SANCTIONS CONDITION**

In accordance with laws and regulations of the United States concerning economic and trade embargoes, this policy is void from its inception with respect to any term or condition of this policy that violates any laws or regulations of the United States concerning economic and trade embargoes including, but not limited to the following:

- 1. Any insured under this Policy, or any person or entity claiming the benefits of such insured, who is or becomes a Specially Designated National or Blocked Person or who is otherwise subject to U.S. economic or trade sanctions:
- Any claim or suit that is brought in a Sanctioned Country or by a Sanctioned Country Government, where any 2. action in connection with such claim or suit is prohibited by U.S. economic or trade sanctions;
- 3. Any claim or suit that is brought by any Specially Designated National or Blocked Person or any person or entity who is otherwise subject to U.S. economic or trade sanctions:
- 4. Property that is located in a Sanctioned Country or that is owned by, rented to or in the care, custody or control of a Sanctioned Country Government, where any activities related to such property are prohibited by U.S. economic or trade sanctions; or
- Property that is owned by, rented to or in the care, custody or control of a Specially Designated National or 5. Blocked Person, or any person or entity who is otherwise subject to U.S. economic or trade sanctions.

is used in this endorsement a Specially Designated National or Blocked Person is any person or entity that is on the list of Specially Designated Nationals and Blocked Persons issued by the U.S. Treasury Department's Office of Foreign Asset Control (O.F.A.C.) as it may be from time to time amended.

As used in this endorsement a Sanctioned Country is any country that is the subject of trade or economic embargoes imposed by the laws or regulations of the United States of America.

**ENDORSEMENT NUMBER: 12** POLICY NUMBER: 268060719 ISSUED TO: Focal Point, LLC, The EFFECTIVE DATE OF ENDORSEMENT:

This endorsement, which forms a part of and is for attachment to the Policy issued by the designated Insurers, takes effect on the effective date of said Policy at the hour stated in said Policy and expires concurrently with said Policy unless another effective date is shown above.

By Authorized Representative No signature is required if this endorsement is issued with the Policy or if it is effective on the Policy Effective Date)